

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF TEXAS  
SAN ANTONIO DIVISION

FILED

BILLY JULIUS PORTER, JR.,

Plaintiff,

v.

UNITED STATES OF  
AMERICA, AND DAVID  
MILLER

Defendants.

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CASE 5:18-cv-00640

JUL 16 2018  
CLERK, U.S. DISTRICT CLERK  
WESTERN DISTRICT OF TEXAS  
BY                      DEPUTY

**PETITION: Federal Lawsuit**

**COMPLAINT:** The basis for the claim which entitles Plaintiff to seek relief against Defendant On about March, 9, 2016 David Miller the Supervisory Contract Specialist, Network Contracting Office 16, fabricate a statement that I had refused ambulance to take me to the emergency after being injury at the workplace. He also stated that I had no one there to assistance me before and after work. He also mislead the claim examiner stating that the stairs had never had no issue with employees injuries themselves. His false statement caused claim to disallow my workmen's compensation claims. David Miller, knowingly did not inform the claim examiner that I was not intoxicated when he had observe me in the office the entire day. I am seeking damages for pain and suffering to include mental anguish, due to the fact that Rick Lemmon, Calvin Ma, Randy Hays, Aaron Villalpando, and Andrew Raiber ordered me to return to work against my doctor orders.

**RELIEF:** Plaintiff seeks is damages in the amount of \$75,000.00.

☐ I hereby consent for the answer and any other motions or pleadings to be sent to my  
email address as follows:

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Billy Julius Porter Jr  
Plaintiff's Printed Name

  
Signature of Plaintiff  
or Plaintiff's Attorney

113 Brook Bend  
Address of Plaintiff or Plaintiff's Attorney

<u>Cibolo</u>	<u>TX</u>	<u>78108</u>
City	State	Zip

(210) 218-9786 - Fax (210) 384-2500  
Phone & Fax No. of Plaintiff  
or Plaintiff's Attorney

CERTIFICATE OF SERVICE

I, Billy Julius Porter Jr, Plaintiff pro se, do here by certify that on the  
13 Day of July, 20 18, a true and correct copy of the foregoing pleading  
was forwarded to David Miller, the attorney for (Defendant) by (State the  
manner of delivery - eg. U.S. Mail; Hand Delivery; Certified Mail) at the following address:  
(give address of Attorney for the Defendant) .

James F. Gilligan

Assistant United States Attorney,

601 N.W. Loop 410, Suite 600

San Antonio, TX 78216. (210) 384-7345

Dated: July 13, 2018

  
Signature of Plaintiff